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10	Attorneys for Plaintiff SUSAN SIMON, an individual, on behalf of her	rself and all others	
11	similarly situated	son and an outers	
12			
13	IINITED STATES	DISTRICT COURT	
14	NORTHERN DISTRICT OF CALIFORNIA		
15	NORTHERN DISTR	ICT OF CALIFORNIA	
16	SUSAN SIMON, an individual on behalf of herself and all other similarly situated,	Case No. 3:09-CV-00879 MMC	
17	Plaintiff,	STIPULATION EXTENDING TIME BY WHICH DEFENDANT ADZILLA,	
18	V.	INC. MUST RESPOND TO THE COMPLAINT	
19	ADZILLA, INC. [NEW MEDIA], a Delaware	Complaint Filed: Feb. 27, 2009	
20	Corporation; CONDUCIVE	Complaint Filed. Feb. 27, 2009	
21	CORPORATION, a Delaware Corporation; CONTINENTAL VISINET BROADBAND,		
22	INC., a Delaware Corporation; CORE COMMUNICATIONS, INC., d/b/a		
23	CORETEL COMMUNICATIONS, INC., a Delaware Corporation; and JOHN DOES 1-		
24	50, Corporations Defendants,		
25	Defendant.		
26			
27	///		
28	///		
COOLEY GODWARD KRONISH LLP ATTORNEYS AT LAW SAN FRANCISCO	1132206 v1/SF 1	STIPULATION EXTENDING TIME BY WHICH DEF. ADZILLA, INC. MUST RESPOND TO THE COMPLAINT / CASE NO. 3:09-CV-00879 MMC	

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1	Plaintiff Susan Simon, on behalf of herself and all others similarly situated ("Plaintiff")		
2	and defendant Adzilla, Inc. ("Adzilla"), through their counsel, hereby stipulate as follows:		
3	1. Plaintiff filed her Complaint in the above-captioned action against Adzilla and other		
4	defendants on February 27, 2009.		
5	2. Plaintiff served the Complaint on CT Corporation, as Adzilla's agent for service o		
6	process, on March 3, 2009. Adzilla was not made aware of service, however, until recently when		
7	Plaintiff's counsel informed undersigned counsel of service. Counsel for Adzilla subsequently		
8	and promptly entered into discussions with Plaintiff's counsel regarding extending the deadline		
9	for Adzilla to respond to Plaintiff's Complaint.		
10	3. Plaintiff and Adzilla accordingly agree to extend the deadline by which Adzilla mus		
11	respond to Plaintiff's Complaint in this action to and including June 1, 2009.		
12	4. This stipulation will not alter the date of any event or any deadline already established		
13	by Court Order.		
14	IT IS SO STIPULATED.		
15	Dated: May 6, 2009 COOLEY GODWARD KRONISH LLP		
16	MICHAEL G. RHODES (116127) BEATRIZ MEJIA (190948)		
17	GAVIN L. CHARLSTON (253899)		
18	/s/ Beatriz Mejia		
19	Beatriz Mejia Attorneys for Defendant		
20	ADZILĽA, INC.		
21	Dated: May 6, 2009 KAMBEREDELSON, LLC ¹		
22	ALAN HIMMELFARB (90480)		
23			
24	/s/ Alan Himmelfarb Alan Himmelfarb		
25	Attorneys for Plaintiff SUSAN SIMON, an individual, on behalf of		
26	herself and all others similarly situated		
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Concurrence in the filing of this document has been obtained from Plaintiff's counsel.